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DATE MAILED: 06/06/2006

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/802,842	03/18/2004	Junshin Sakamoto	503.43553X00	5066	
20457 75	590 06/06/2006		EXAMINER		
ANTONELLI, TERRY, STOUT & KRAUS, LLP			PHAM, HAI CHI		
1300 NORTH S SUITE 1800	SEVENTEENTH STRI	EET	ART UNIT	PAPER NUMBER	
	VA 22209-3873		2861		

Please find below and/or attached an Office communication concerning this application or proceeding.

			H
	Application No.	Applicant(s)	
	10/802,842	SAKAMOTO ET AL.	
Office Action Summary	Examiner	Art Unit	
	Hai C. Pham	2861	
The MAILING DATE of this communication app	pears on the cover sheet with the	correspondence address	
Period for Reply	V 10 057 70 5VDIDE - NONTI	((0) OD TUUDTY (00) DAY(0	
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION (136(a)). In no event, however, may a reply be to will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDON	ON. timely filed m the mailing date of this communicatio IED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on	<u>_</u> .		
,	s action is non-final.		
3) Since this application is in condition for allowa	nce except for formal matters, p	rosecution as to the merits is	s
closed in accordance with the practice under the	Ex parte Quayle, 1935 C.D. 11, 4	453 O.G. 213.	
Disposition of Claims			
4)⊠ Claim(s) <u>1-9</u> is/are pending in the application.			
4a) Of the above claim(s) is/are withdra	wn from consideration.		
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1-9</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and/o	or election requirement.		
Application Papers	•		
9) The specification is objected to by the Examine	er.		
10)⊠ The drawing(s) filed on 18 March 2004 is/are:	a)⊠ accepted or b)□ objected	to by the Examiner.	
Applicant may not request that any objection to the	drawing(s) be held in abeyance. S	ee 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the correct			(d).
11) The oath or declaration is objected to by the E	xaminer. Note the attached Office	e Action or form PTO-152.	
Priority under 35 U.S.C. § 119	•)	
12)⊠ Acknowledgment is made of a claim for foreigr	n priority under 35 U.S.C. § 119(a)-(d) or (f).	
a)⊠ All b)□ Some * c)□ None of:			
 Certified copies of the priority document 		·	
2. Certified copies of the priority document			
3. Copies of the certified copies of the price		ved in this National Stage	
application from the International Burea	, , ,	vod.	
* See the attached detailed Office action for a list	of the certified copies not receive	rea.	
Attachment(s)			
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) 	4) Interview Summa Paper No(s)/Mail		
Notice of Draitsperson's Patent Drawing Review (PTO-946) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date 03/18/04.	_	Patent Application (PTO-152)	

DETAILED ACTION

Priority

1. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ota et al. (U.S. 6,061,079) in view of Paoli et al. (U.S. 5,956,070) and Kataoka et al. (U.S. 4,253,102).

Ota et al., an acknowledged prior art, discloses a full color image forming apparatus, which includes a semiconductor laser array (40) arranged into four groups each including two laser elements (Fig. 15) (col. 8, lines 7-17), a beam splitter (7), which splits the respective laser beams for every lines on the semiconductor laser array so that two laser beams emitted from one group on the semiconductor laser array scan a same photosensitive drum (col. 8, lines 41-46) (Fig. 16), and a beam deflection means (polygon mirror 4) which deflects in common the multi laser beams for every lines emitted from the

Art Unit: 2861

semiconductor laser array and irradiates the same onto the respective photosensitive drums.

Ota et al. fails to disclose the semiconductor laser array comprising laser beam emitting points arranged in a two-dimensional array such that the number of rows of the light emitting elements is the same number of the photosensitive drums, and the beam splitter splitting the respective laser beams for every line on the semiconductor laser array so that m laser beams emitted from one row on the semiconductor laser array scan a same photosensitive drum (claim 1), the first semiconductor laser array and a second semiconductor laser array each of which laser beam emitting points are arranged m in the row direction and n/2 in the line direction as the half number of the photosensitive drums (claims 2-3).

Paoli et al. discloses a full color xerographic printer (200, Fig. 10) in which on photosensitive drums of n (n = 4) pieces (drums 244, 248, 250, 254) corresponding to respective colors are formed respective latent images by irradiation of laser beams comprising, a semiconductor laser array (202, Fig. 11) of which laser beam emitting points are arranged m (m > 2) in the row direction thereof (four rows 208, 210, 212, 214 of light emitting sections) and n (n = 4) in the line direction thereof as the same number of the photosensitive drums (4 rows of light emitting sections) (col. 9, lines 14-17), a beam splitting means (beam separators 236, 238, 242) which splits the respective laser beams for every line on the semiconductor laser array so that m laser beams emitted from one of the rows on the semiconductor laser array scan a same photosensitive drum (col. 10, line 66 to col. 11, line 10) (Fig. 10). Paoli et al. further discloses in Fig. 13 the semiconductor laser array (300) having the first and second semiconductor laser arrays (302 and 304),

Art Unit: 2861

each of which laser beam emitting points are arranged m (m > 2) in the row direction and 2 rows in the line direction, the number of rows in each of the first and second semiconductor laser array corresponding to the half number of the photosensitive drums.

It would have been obvious at the time the invention was made to a person having ordinary skill in the art to provide the device of Ota et al. with a two-dimensional laser array having a number of rows corresponding to the number of the photosensitive drums as taught by Paoli et al. The motivation for doing so would have been to provide a monolithic laser array of a convenient length to increase the number of scanning lines to expose each of the photosensitive drums.

Ota et al. also fails to teach the arrangement direction of m beam spots irradiated onto one of the photosensitive drums or belts is inclined by an angle with respect to the main scanning direction.

Kataoka et al. discloses an image forming apparatus comprising a semiconductor laser array having an arrangement of a plurality of light emitting parts inclined by an angle $(90^{\circ} - \theta)$ with respect to the direction x (Figs. 3-4) so that the arrangement direction of the plural beam spots irradiated on the photosensitive drums is inclined by the same angle $(90^{\circ} - \theta)$ with respect to the main scanning direction (main scanning direction x') (Fig. 6).

It would have been obvious at the time the invention was made to a person having ordinary skill in the art to been to set the arrangement of the semiconductor laser array of Ota et al. in an inclination angle such that the arrangement direction of the plural beam spots irradiated on the photosensitive drums is inclined by the same angle with respect to the main scanning direction as taught by Kataoka et al. The motivation for doing so would

Application/Control Number: 10/802,842 Page 5

Art Unit: 2861

have been to increase the pitch resolution of the scanning lines on the surface of the photosensitive drum.

Contact Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hai C. Pham whose telephone number is (571) 272-2260. The examiner can normally be reached on M-F 8:30AM - 5:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vip Patel can be reached on (571) 272-2458. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

HAI PHAM PRIMARY EXAMINER

Har chi Phous

May 30, 2006